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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
09/846,880	05/01/2001	Robert Harada	3013/21	5913		
75	90 06/07/2006	OFFE	EXAM	INER		
John G. Bisbil		4	DASS, HA	DASS, HARISH T		
McDermon, Wi 227 W. Monroe		(_ JUN 1 5 2006 B)	ART UNIT	PAPER NUMBER		
Chicago,, IL 6	50606-5096		3628			
		PANGULA	DATE MAILED: 06/07/2006	5		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)	
		09/846,88	0	HARADA ET AL.	
	Office Action Summary	Examiner		Art Unit	
		Harish T. D	Dass	3628	
Period fo	The MAILING DATE of this communicat or Reply	tion appears on the	cover sheet with the c	orrespondence ad	ldress
A SHI THE I - Exter after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA nations of time may be available under the provisions of 3' SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) do period for reply is specified above, the maximum statuto re to reply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no eve ation. ays, a reply within the statu my period will apply and will by statute, cause the appl	int, however, may a reply be time story minimum of thirty (30) day I expire SIX (6) MONTHS from ication to become ABANDONE	nely filed s will be considered timel the mailing date of this c D (35 U.S.C. § 133).	y. ommunication.
Status					
1)⊠	Responsive to communication(s) filed of	on <u>04 April 2006</u> .			
2a)□	This action is FINAL . 2b)	This action is no	on-final.		
3)□	Since this application is in condition for closed in accordance with the practice				e merits is
Dispositi	ion of Claims				
5)□ 6)⊠ 7)□	 4) Claim(s) 1-6,8-21, 23 and 25-28 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-6,8-21,23 and 25-28 is/are rejected. 7) Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement. 				
Applicat	ion Papers				
10)	The specification is objected to by the E The drawing(s) filed on is/are: a) Applicant may not request that any objectio Replacement drawing sheet(s) including the The oath or declaration is objected to by	D☐ accepted or b) In to the drawing(s) be a correction is require	e held in abeyance. See ed if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 Cl	
Priority (under 35 U.S.C. § 119				
12) <u>□</u> a)	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority doc 2. Certified copies of the priority doc 3. Copies of the certified copies of the application from the International See the attached detailed Office action for the certified copies of the attached detailed Office action for the International See the attached detailed Office action for the International Copies of the attached detailed Office action for the International Copies of the attached detailed Office action for the International Copies of the attached detailed Office action for the International Copies of the attached detailed Office action for the International Copies of the Inter	cuments have bee cuments have bee the priority docume I Bureau (PCT Rule	n received. n received in Applicati ents have been receive e 17.2(a)).	on No ed in this National	Stage
2) Notice 3) Infor	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO mation Disclosure Statement(s) (PTO-1449 or PTo er No(s)/Mail Date 4/4/06.		4) Interview Summary Paper No(s)/Mail Di 5) Notice of Informal F 6) Other:		O-152)

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Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 04/04/2006 has been entered.

Claims 7, 22, and 24 are canceled.

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-6, 8-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Cotton et al (hereinafter Cotton - US 6,076,074) in view of Riboud (US 6,269,345),

Komem et al (hereinafter Komem – US 6,892,184) and Szoc et al. (hereinafter Szoc – US 2002/0023053 A1).

Re. Claim 1, Cotton discloses creating a payment instruction to transfer funds from the source account to the local currency account [Abstract; Figures 2-3; col. 1 lines 37-48, lines 55-63; col. 2 lines 4-5; C4 L23 to C5 L67; col. 16 lines 15-23-- since the fund transfer is for foreign exchange, it is obvious that the accounts settlement are done in local currency, therefore the accounts are inherently in local currency unless it is specified the account is not in local currency, also see specification page 1 background of invention]; communicating the payment request to a funds source associated with the source account; wherein: in accordance with the payment request, funds are transferred from the funds source (source account) to a treasury (FRB2) account if necessary to maintain a balance at the treasury account which is sufficient to cover an amount of the payment request, and funds at the treasury account are used to provide at least one of (a) a payment to and receiving from a user via a network a transaction request to transfer funds from the source account to the local currency [Cotton - C1 L10-L64; C2 L50 to C3 L15; C3 L65-67; C15 L12-L45; C16 L12-L39], and online connection [col. 3 lines 1-9] and availability of sufficient funds in the source account [col. 20 lines 15-25 -- see credit limit and balance never goes to zero]. Cotton does not explicitly disclose communicating the payment instruction directly to the local currency account in the second country; and wherein the payment instruction designates a beneficiary account in the second country for the local currency account to transfer currency to, and a credit entry on behalf of, the local currency account in a currency of the second country, separately communicating payment request; receiving a request via a web-based interface, and verifying availability of sufficient funds in the

source account. However, verifying availability of sufficient funds in the source account is well known in the art, for examples, to withdraw money from ATM using debit card, the system checks the balance of the account before processing the payment, using credit card, the credit limit is checks before the transaction is completed, similarly, drawing a check against an checking account. Riboud discloses communicating the payment instruction directly to the local currency account in the second country; and wherein the payment instruction designates a beneficiary account in the second country for the local currency account to transfer currency to, and a credit entry on behalf of, the local currency account in a currency of the second country, separately communicating payment request [C1 L52 to C2 L45; C6 L35-L57; C7 L38-L53 - see "transferring, to another entity, quantities ..., via the transmission network," I to provide a transfer system that can be used to regulate monetary flows in international transactions, this system enabling the transfer of quantities, measured in different local units of measurement, between a plurality of entities. Komem discloses communicating payment instruction directly and separately communicating payment request [abstract; Figure 1-2; C2 L18-L21; C3 L51-L61; C7 L1-L28; C9 L31-L38] to provide e-commerce transactions in multiple currency in which the local currency of the buyer (sender) is different from the local currency of the vendor (receiver) and monitor the foreign currency position in each currencies for settlement. Szoc discloses receiving a request via a web-based interface [Abstract; Figure 4A; paragraphs 0003 (cross-border payment), 0035-0041, 0052, 0074 ad claims] for receiving a client order for electronic fund transfer, from customer account, using public network (internet), and known web

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browsers to reduce transaction cost. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosure of Cotton and include communicating the payment instruction to the local currency account in the second country; and wherein the payment instruction designates a beneficiary account in the second country for the local currency account to transfer currency to, and a credit entry on behalf of, the local currency account in a currency of the second country, as disclosed by Riboud and Komem, to provide a settlement system that sends a payment message to another participant incurs an obligation to pay the receiving participant the amount of the transfer and monitor the foreign currency position in each currencies for settlement. Further, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosures of Cotton, Riboud and Komem and include communication network using web-based interface, as disclosed by Szoc, to enable the user to make request for electronic fund transfer (payment) from any where that an internet is available to save time and transaction cost.

Re. Claims 2-3, Cotton discloses wherein: the payment to the local currency account is provided by exchanging the funds at the treasury account for the currency of the second country, and transferring the exchanged funds to the local currency account, and wherein: the credit entry is provided by exchanging the funds at the treasury account for the currency of the second country, and making a credit entry for the exchanged funds in a general ledger on behalf of the local currency account [C16 L22-L67].

Re. Claim 4, Cotton discloses the communicating of the payment instruction to the local

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currency account is independent of the communicating of the payment request to the

funds source [C1 L65 to C2 L15].

Re. Claim 5, Cotton discloses wherein: the funds source draws from the source account

[C5 L48-L55].

Re. Claim 6, Cotton discloses wherein: the payment instruction identifies at least one of:

a currency type of the first country, the source account, and a type of financial product

associated with the transaction request [C1 L64 to C2 L30; C16 L12-L23].

Re. Claim 8, Cotton discloses validating transaction data associated with the payment

instruction prior to communicating the payment instruction to the local currency account

[C2 29-L50].

Re. Claims 9-11, Riboud further discloses further comprising: determining an exchange

rate to offer to a user that creates the transaction request for approval thereby prior to

communicating the payment instruction to the local currency account, wherein the

providing of the payment to, or credit entry on behalf of, the local currency account, is

responsive to the exchange rate, the exchange rate is determined using data that is

stored locally to the computer system, and wherein: the user is enabled to create the

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transaction request using a computer system; and the exchange rate is dynamically determined through an external foreign exchange information service [Figures 3, 5; C1 L64 to C2 L9; C7 L60-L67; C5 L53-L65; C6 L65 to C11; C8 L48 to C9 L11] to determine the conversion operation to convert local unit (local currency) to second entity (foreign currency) and transfer the amount in different currency. Further, currency exchange is well known for example, American Express office around the US and overseas daily publish foreign exchange rate of major foreign currency for travelers to provide user with information what is the conversion rate, similarly major newspapers publish the currency exchange rate for different currency. It would have been obvious to one of ordinary skill in the art at the time the Applicant's invention was made to combine disclosures Cotton, Komem, Szoc and Riboud to provide foreign currency conversion rate and means to transfer currency at market rate.

Re. Claim 12, Cotton discloses further comprising: querying the funds source to determine if there are sufficient funds thereat to fund the payment request [C2 L29-L41].

Re. Claim 13, Cotton discloses further comprising: debiting the source account according to the amount of the payment request [C7 L41-L46].

Re. Claim 15, Cotton discloses wherein: the currency of the local currency account is transferred to the beneficiary account via at least one intermediary financial institution in the second country [C1 L48-L54].

Re. Claims 14 and 16, Cotton, Riboud Komem does not explicitly disclose wherein: the currency of the local currency account is transferred directly to the beneficiary account without passing through an intermediary financial institution, and wherein: the local currency account comprises a Nostro account. However, Nostro accounts (Correspondent account) are well known where account is a demand deposit account or a current account, deposited by a local bank with the foreign bank in the currency of the country where the money is held. It would have been obvious to one of ordinary skill in the art at the time the Applicant's invention was made to modify disclosures Cotton, Komem and Riboud and include Nostro accounts in order to make payments in the local currency via the local payment system without intermediary.

Re. Claims 17 and 18, Cotton discloses wherein: the payment is provided to the local currency account in lieu of providing the credit entry on behalf of the local currency account according to the amount of the payment request [C8 L60 to C9 L15] and wherein: the payment is provided to the local currency account in lieu of providing the credit entry on behalf of the local currency account according to a risk profile associated with the payment request [C8 L47-L59].

Re. Claim 19, Cotton discloses wherein: the funds from the funds source are transferred to the treasury account via a clearing account [C3 L25-L76; C1 L37-L48].

Re. Claim 20, Cotton discloses wherein: the payment instruction is communicated to the local currency account in the second country via a financial interchange network [C5 L30-L46].

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Re. Claim 21, Cotton further comprising: enabling tracking (convey information) of the transaction request by a user (operator) [C2 L7-L14; C21 L48-L67]. Web-based tracking is well known, for example, sending mail/parcel using UPS can be tracked using the UPS website (page). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosures of Cotton, Riboud, Komem, and Szoc and include web-based tracking to check if the recipient has received the money or not.

Claims 25-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Riboud in view of Jennings et al (hereinafter Jennings – US 5,659,165).

Re. Claim 25, Riboud discloses information from a user for identifying the user and for identifying at least one account from which funds may be drawn when an international payment transaction is executed, creating a record having the information for identifying the user and for identifying the at least one account [C6 L35-L57; C7 L38-L66]. Riboud does not explicitly disclose assigning an identifier for the record to retrieving the record in order to customize the computerized user interface to enable the user to make an international payment transaction upon a subsequent access of the system by the user,

and during an initialization access session of an international payment transaction system by a user, receiving, via a computerized user interface. However, Jennings discloses these steps [Abstract; Figures 4 (#72), 6, C1 L62 to C2 L29; C2 L6 L33-L62; C6 L32-L63; C8 L28-L52 – see identify any customer accounts associated with the card and once identification, validation have been accomplished ..., and international application] to provide interactive display screen and data input function. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosure of Riboud and include user interface to enter his/her information (card) and PIN, as disclosed by Jennings, to access the system and initiate transferring foreign exchange.

Re. Claim 26, Jennings further discloses wherein: the customized computerized user interface enables the user to make an international payment transaction without having to re-enter the information for identifying the at least one account, and communicating with an institution at which the account is held to verify the at least one account [C1 L40-L62; C2 L30-L50; C6 L32-L63; C8 L28-L37] to initiate transaction without entering account number. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosure of Riboud and include user interface enabling the user to initiate transaction without entering customer number, as disclosed by Jennings, to use his/her card for transaction without inputting manually account information.

Re. Claim 28, neither Riboud nor Jennings discloses further comprising: communicating with a credit-reporting bureau to obtain an indication of a credit worthiness of the user. However this step is well known, for example, if customer does not have enough deposit in his/her account or special arrangement with his/her financial institution (such as over draft) the transaction can not go through or his/her credit card does not have adequate limit to cover the transaction, the transaction is denied. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosure of Riboud and Jennings and include communicating with a credit-reporting bureau to obtain an indication of a credit worthiness of the user to protect the financial institution form loss and fraud.

Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Cotton in view of Riboud, Komem, Szoc and Marcous et al. (hereinafter Marcous – US 5,650,604).

Re. Claim 23, claim 23 has limitations similar to limitations of claim 1 except an added limitation: means for determining the appropriate transfer route for transaction.

As discloses above (claim 1), Cotton discloses creating a payment instruction to transfer funds from the source account to the local currency account [Abstract; Figures 2-3; col. 1 lines 37-48, lines 55-63; col. 2 lines 4-5; C4 L23 to C5 L67; col. 16 lines 15-23-- since the fund transfer is for foreign exchange, it is obvious that the accounts settlement are done in local currency, therefore the accounts are inherently in local

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currency unless it is specified the account is not in local currency, also see specification page 1 - background of invention]; communicating the payment request to a funds source associated with the source account; wherein: in accordance with the payment request, funds are transferred from the funds source (source account) to a treasury (FRB2) account if necessary to maintain a balance at the treasury account which is sufficient to cover an amount of the payment request, and funds at the treasury account are used to provide at least one of (a) a payment to and receiving from a user via a network a transaction request to transfer funds from the source account to the local currency [Cotton - C1 L10-L64; C2 L50 to C3 L15; C3 L65-67; C15 L12-L45; C16 L12-L39], and online connection [col. 3 lines 1-9] and availability of sufficient funds in the source account [col. 20 lines 15-25 -- see credit limit and balance never goes to zero]. Cotton does not explicitly disclose communicating the payment instruction directly to the local currency account in the second country; and wherein the payment instruction designates a beneficiary account in the second country for the local currency account to transfer currency to, and a credit entry on behalf of, the local currency account in a currency of the second country, separately communicating payment request; receiving a request via a web-based interface, and verifying availability of sufficient funds in the source account, and

means for determining the appropriate transfer route for transaction.

However, verifying availability of sufficient funds in the source account is well known in the art, for examples, to withdraw money from ATM using debit card, the system checks the balance of the account before processing the payment, using credit

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card, the credit limit is checks before the transaction is completed, similarly, drawing a check against an checking account, similarly the check (checking account) routing numbers are well known in the art. Riboud discloses communicating the payment instruction directly to the local currency account in the second country; and wherein the payment instruction designates a beneficiary account in the second country for the local currency account to transfer currency to, and a credit entry on behalf of, the local currency account in a currency of the second country, separately communicating payment request [C1 L52 to C2 L45; C6 L35-L57; C7 L38-L53 – see "transferring, to another entity, quantities ..., via the transmission network,"] to provide a transfer system that can be used to regulate monetary flows in international transactions, this system enabling the transfer of quantities, measured in different local units of measurement, between a plurality of entities. Komem discloses communicating payment instruction directly and separately communicating payment request [abstract; Figure 1-2; C2 L18-L21; C3 L51-L61; C7 L1-L28; C9 L31-L38] to provide e-commerce transactions in multiple currency in which the local currency of the buyer (sender) is different from the local currency of the vendor (receiver) and monitor the foreign currency position in each currencies for settlement. Szoc discloses receiving a request via a web-based interface [Abstract; Figure 4A; paragraphs 0003 (cross-border payment), 0035-0041, 0052, 0074 ad claims] for receiving a client order for electronic fund transfer, from customer account, using public network (internet), and known web browsers to reduce transaction cost.

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It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosure of Cotton and include communicating the payment instruction to the local currency account in the second country; and wherein the payment instruction designates a beneficiary account in the second country for the local currency account to transfer currency to, and a credit entry on behalf of, the local currency account in a currency of the second country and communication network and payment using web-based interface, as disclosed by Riboud, Komem and Szoc, to provide a settlement system that sends a payment message to another participant incurs an obligation to pay the receiving participant the amount of the transfer and monitor the foreign currency position in each currencies for settlement and include communication network using web interface to enable the user to make request for electronic fund transfer (payment) from any where that an internet is available to save time and transaction cost.

Cotton, Riboud, Komem or Szoc does not explicitly disclose means for determining the appropriate transfer route for transaction. However, Marcous discloses means for determining the appropriate transfer route for transaction [col. 5 lines 38-50] to communicate the transaction to appropriate destination terminal where the destination terminal receive the specified funds authorization to be provided to the recipient. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosure of Cotton, Riboud, Komem and Szoc and include means for determining the appropriate transfer route for transaction,

as disclosed by Marcous, to forward the request for fund to appropriate terminal (destination) without getting lost which saves process time.

Response to Arguments

Applicant's arguments with respect to claims have been considered but are moot 3. in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to 4. applicant's disclosure. Applicant is required under 37 CFR ' 1.111 (c) to consider the references fully when responding to this action.

Downing et al. (US 5,963,647) discloses a system and method for transferring funds to an individual. More particularly, the present invention relates to a system and method for transferring funds by assigning a password to funds to be transferred to a recipient so that the recipient can subsequently access the funds.

Amos (US 6554184) discloses devices used to transfer funds or currency by electronic means. It is well know in the art that the money transfer industry requires using an Agent, usually a franchised store's clerk with cash or credit, telephonic means or EDI means with credit to transfer funds from one individual at a proximal location to another individual or entity at a distal location. MoneyGram, Western Union, CyberCash and others operate in this fashion. In a broad sense the invention is a

combination of apparatuses which in itself is an apparatus used to transfer money or funds and the invention is a system used to transfer money.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harish T. Dass whose telephone number is 571-272-6793. The examiner can normally be reached on 8:00 AM to 4:50 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hyung S. Sough can be reached on 571-272-6799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Harish T Dass Examiner Art Unit 3628

Hamh TDan

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PTO/SB/08B (07-05)
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Substitute Company of				Complete if Known		
	- Line			Application Number	09/846,880	
INFORMATION DISCLOSURE				Filing Date	May 1, 2001	
STATEMENT BY APPLICANT				First Named Inventor	Robert Harada	
(Use as many sheets as necessary)		Art Unit	3628			
(Ose as many sheets as insection,)				Examiner Name	Harish T. Dass	
Sheet	11	of	1	Attorney Docket Number	2348.0720001	

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume issue number(s), publisher, city and/or country where published	T²
	NPL1	PATRICK M. JOST and HARJIT SINGH SANDHU, "The hawala alternative remittance system and its role in money laundering", Interpol General Secretariat, January 2000, 22 pages, http://www.interpol.int/Public/FinancialCrime/MoneyLaundering/hawala/default.asp, (downloaded from the Internet March 21, 2006).	
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Examiner Signature Harish Dass	Date Considered	6/1/06

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Applicant's unique citation designation number (optional).

Applicant is to place a check mark here if English language Translation is attached.

This collection of information is required by 37 CFR 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Notice of References Cited Application/Control No. O9/846,880 Examiner Harish T. Dass Applicant(s)/Patent Under Reexamination HARADA ET AL. Page 1 of 1

U.S. PATENT DOCUMENTS

				0.0.1 ATEN DOCUMENTO	
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-5,963,647	10-1999	Downing et al.	705/39
*	В	US-2002/0023053	02-2002	Szoc et al.	705/39
*	С	US-5,650,604 A	07-1997	Marcous et al.	235/379
*	D	US-6,554,184	04-2003	Amos, Carl Raymond	235/379
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	К	US-			
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FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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